

Bescheid/Protokoll (Anlage)

Communication/Minutes (Annex)

Notification/Procès-verbal (Annexe)

Datum Date Date

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Anmelde-Nr.:
Application No.: 04 706 615.4

The examination is being carried out on the following application documents:

Description, Pages

1-57 as published

Sequence listings part of the description, Pages

Claims, Numbers

1-34

1-20

as annexed to the Int. Prel. Examination Report

Drawings, Sheets

1/17-17/17

as published

as published

- 1. LACK OF UNITY (Art. 82 EPC)
- 1.1 Following an invitation to lack of unity and an invitation according to Rule 112 EPC for further searches, the applicant submitted arguments on the question of non-unity.
- 1.2 The applicant argues that the prior art only discloses survivin peptides restricted to HLA-A2, but the claims are not limited to this, nor to HLA-B or HLA-C. Since the epitope peptides are not present in the main claim, the general concept of the present set of claims is not regarded inventive. The concept of combining multiple survivin-derived peptides in compositions to target different HLA alleles is obvious to



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a skilled person in the field. It is also obvious that different peptides should target different HLA molecules. Thus, the non-unity objection is maintained for the reasons already given in the communication according to Rule 112 EPC.

- 1.3 In accordance with Rule 112 EPC, the applicant paid a European search fee for invention 58 (SEQ ID NO: 58, RISTFKNWPK). A supplementary search was performed for such subject-matter and the corresponding European Search Report is attached to this communication.
- 1.4 The applicant is now required to indicate on which invention (invention 1 or 58) he wishes further prosecution of the application to be based, and to limit the application accordingly. The applicant should excise those parts of the application relating to the other inventions.
- 1.5 The subject-matter to be excised may be made the subject of one or more divisional applications. The divisional applications must be filed directly at the European Patent Office in Munich or its branch at The Hague and in the language of the proceedings relating to the present application, cf. Article 76(1) and Rule 4 EPC. The time limit for filing divisional applications (Rule 25(1) EPC) must be observed.

2. AMENDMENTS

- 2.1 The arguments of the applicant in the letter of 26.06.2006 concerning the allowableness of the amendments on file upon entry into the European phase according to **Art. 123(2) EPC**, can be accepted by the Examining Division.
- 2.2 However, said amendments contravene Rule 86(4) EPC since they still relate to unsearched subject-matter which does not combine with the originally claimed invention or groups of inventions to form a single general inventive concept.



Application Number EP 04 70 6615

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ANNEX TO THE EUROPEAN SEARCH REPORT ON EUROPEAN PATENT APPLICATION NO.

EP 04 70 6615

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